Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
GUSA LICENSEE, LLC))	File No. SES-LIC-20050617-00768 Call Sign: E050097
Applications to operate four new feeder link earth stations in Sebring, Florida using the 5 and 7 GHz)	File No. SES-LIC-20050617-00769
frequency bands)	Call Sign: E050098
)	File No. SES-LIC-20050617-00770
)	Call Sign: E050099
)	File No. SES-LIC-20050617-00771
)	Call Sign: E050100

ORDER AND AUTHORIZATION

Adopted: January 4, 2007 Released: January 4, 2007

By the Chief, Satellite Division, International Bureau:

I. INTRODUCTION

1. By this order, we grant, in part, and deny, in part, four GUSA Licensee, LLC ("GUSA")¹ applications for authority to operate four earth station facilities in Sebring, Florida that will provide feeder link² service for its Big LEO³ Non-Geostationary Satellite Orbit ("NGSO") Mobile-Satellite Service⁴ ("MSS") System.⁵ We grant these applications insofar as they propose to operate the earth stations in the

¹ The application was originally filed by Globalstar USA, LLC, which transferred its interest to GUSA Licensee, LLC by pro forma assignment. Letter to the FCC Secretary dated Aug. 21, 2006 from Josh L. Roland, Counsel for Globalstar LLC. In this order, we refer to both GUSA Licensee, LLC and its predecessor as GUSA.

² The term "feeder link" refers to fixed-satellite service radio links carrying signals in both directions between a MSS satellite and an earth station at a fixed point. *See* 47 C.F.R. § 2.1. Feeder link earth stations that distribute information to, and receive information from, terrestrial telecommunication networks, *e.g.*, the public switched telephone network and the Internet, are generally known as gateways.

³ The term "Big LEO MSS" denotes mobile satellite service systems that transmit to mobile earth stations in the 1610-1626.5 MHz band.

⁴ MSS is a radiocommunication service between mobile earth stations and one or more satellites, or between satellites used by this service; or between mobile earth stations by means of one or more satellites. *See* 47 C.F.R. § 2.1. A satellite in geostationary-satellite orbit ("GSO") has a period of revolution that is equal to the period of rotation of the Earth about its axis and a circular orbit that lies generally in the plane of the Earth's equator. GSO satellites remain approximately fixed relative to a point on the Earth; a satellite in any other orbit is an NGSO satellite.

⁵ GUSA is authorized to provide MSS in the 1610-1626.5 MHz frequency band ("uplink") and the 2483.5-2500 MHz frequency band ("downlink"). *See* Loral/Qualcomm Partnership, L.P. for Authority to Construct, Launch and Operate Globalstar, a Low Earth Orbit Satellite System to Provide Mobile Satellite Services in the 1610-1626.5

5096-5250 MHz frequency band (Earth-to-space) and in the 6900-7025 MHz frequency band (space-to-Earth). We deny, however, GUSA's request to operate the earth stations in the 7025-7055 MHz frequency band (space-to-Earth) and its accompanying request for a waiver of the U.S. Table of Frequency Allocations ("Table of Allocations") because there is sufficient spectrum in the allocated frequency bands to accommodate GUSA's feeder link service needs. Grant of these applications, as conditioned, will permit GUSA to better serve the public by providing additional feeder link capacity.

II. BACKGROUND

- 2. Allocations for feeder links for NGSO MSS in the 5-7 GHz Band. In the 2002 MSS Allocation Order, the Commission made new spectrum available on a co-primary basis to the Fixed-Satellite Service ("FSS")⁶ to provide necessary feeder link spectrum for a number of commercial NGSO MSS systems.⁷ Specifically, the Commission allocated the 5091-5250 MHz⁸ frequency band on a co-primary basis for FSS feeder uplinks and the 6700-7025 MHz frequency band on a co-primary basis for FSS feeder downlinks to support Big LEO and 2 GHz MSS systems.⁹ In addition, the Commission "grandfathered" two satellite systems and their associated earth stations at three sites permitting them to use the 7025-7075 MHz band for feeder downlinks.¹⁰ The Commission also adopted coordination procedures to enable NGSO MSS systems to use downlink feeder link spectrum while adequately protecting incumbent terrestrial services. The Commission subsequently denied a petition for reconsideration filed by GUSA requesting that the 6700-7025 MHz NGSO MSS feeder link band be extended to 6700-7075 MHz.¹¹
- 3. Other Co-Primary Allocations in the 6-7 GHz Band. As explained in the 2002 MSS Allocation Order, the 6700-7075 MHz frequency band is also allocated on a co-primary basis to the Fixed Service (FS), while the 6875-7075 MHz band contains an additional co-primary allocation for the Mobile Service (MS). Pursuant to these MS and FS allocations, the 6875-7075 MHz band is now being used by the TV

MHz/2483.5-2500 MHz Bands, File Nos. 19-DSS-P-91(48), CSS-91-014 and 21-SAT-MISC-95, *Order and Authorization*, 10 FCC Red 2333 (1999), *Erratum*, 10 FCC Red 3926.

⁶ FSS is a radiocommunication service between earth stations at given points and one or more satellites. *See* 47 C.F.R. § 2.1.

⁷ MSS is a radiocommunication service between mobile earth stations and one or more satellites, or between satellites used by this service; or between mobile earth stations by means of one or more satellites. *See* 47 C.F.R. § 2.1. A satellite in geostationary-satellite orbit ("GSO") has a period of revolution that is equal to the period of rotation of the Earth about its axis and a circular orbit that lies generally in the plane of the Earth's equator. GSO satellites remain approximately fixed relative to a point on the Earth; a satellite in any other orbit is an NGSO satellite.

⁸ As GUSA's applications are consistent with the Table of Allocations with respect to the 5 GHz band and it provided the required coordination report, we do not detail here that portion of GUSA's application or the coprimary services in the 5 GHz band.

⁹ Amendment of Parts 2, 25, and 97 of the Commission's Rules with Regard to the Mobile-Satellite Service Above 1 GHz, ET Docket No. 98-142, FCC 02-23, *Report and Order*, 17 FCC Rcd 2659 (2002) (2002 MSS Allocation *R&O*). The Commission subsequently denied a petition for reconsideration filed by GUSA requesting that the 6700-7025 MHz NGSO MSS feeder link band be extended to 6700-7075 MHz. Amendment of Parts 2,25 and 97 of the Commission's Rules with Regard to the Mobile-Satellite Service Above 1 GHz, FCC 03-69, ET Docket No. 98-142, *Memorandum Opinion and Order*, 18 FCC Rcd. 6897 (2003)(2003 MSS Allocation Reconsideration Order).

¹⁰ *Id.* at 2675. GUSA's Clifton, TX earth station uses the 6875-7055 MHz band, GUSA's Finca Pascual, PR earth station uses the 6900-7055 MHz band, and ICO's Brewster, WA earth station uses the 6975-7075 MHz band.

¹¹ 2003 MSS Allocation Reconsideration Order.

Broadcast Auxiliary Service ("BAS") and Cable Television Relay Service ("CARS"), including mobile television pickup ("TVPU") Stations for electronic newsgathering ("ENG"), intercity relay ("ICR"), studio-to-transmitter links ("STLs"), and remote event coverage. Finally, the Commission also noted that it has specified that FSS uplink spectrum within the 7025-7075 MHz frequency band is available for feeder links in the Satellite Digital Audio Radio Service ("DARS").

4. GUSA's Earth Station Applications. In 2005, GUSA filed four earth station applications proposing to use the 5096-5250 MHz and 6900-7055 MHz frequency bands for feeder link operations for its Big Leo NGSO MSS system. In each application, GUSA requests a waiver of the Table of Allocations to allow it to utilize spectrum in the 7025-7055 MHz band that was reserved in the 2002 MSS Allocation Order for use by the other services. In its applications, GUSA argues that a grant of the requested waiver will have no impact on other users beyond that which is already the case today. Specifically, GUSA states that: (1) it already operates two "grandfathered" earth stations in this space-to-Earth band and no additional interference will be created by allowing it to receive transmissions on four additional earth stations; (2) its MSS satellites are already licensed to transmit in the 7025-7055 MHz frequency band throughout the United States, and have been doing so since launch without any apparent affect on coprimary BAS operations; and (3) as a condition of the grant of the requested waiver, it agrees to accept any interference that may result from currently licensed BAS operations at the proposed Sebring site. GUSA also argues that its operational capacity at its new feeder link earth stations would be constrained without authority to operate in the 7025-7055 MHz frequency band. The applications were placed on public notice and no oppositions or other comments were filed with respect to these applications.

III. DISCUSSION

- 5. Conforming Request. GUSA requests to operate its FSS feeder link earths stations in the 5096-5250 MHz frequency band and the 6900-7025 MHz frequency band shared with other co-primary services. Accordingly, GUSA filed Frequency Coordination and Interference Analysis Report ("Coordination Report"). After review of the application and the Coordination Report, we find that the proposed feeder link operations in these bands present no technical issues and that grant would be in the public interest.
- 6. Request for Waiver of the Table of Allocations. GUSA also requests to use the 7025-7055 MHz downlink frequency band that was limited to "grandfathered" earth stations by the Commission in the 2002 MSS Allocation Order. In the 2003 MSS Allocation Reconsideration Order, the Commission rejected a petition for reconsideration by GUSA seeking to extend the NGSO MSS feeder downlink from 6700-7025 MHz to 6700-7075 MHz. Having failed to persuade the Commission in the context of the rulemaking, GUSA now seeks a waiver of the Table of Allocations to permit it to use non-grandfathered

¹² *Id.* at 2670.

¹³ *Id*.

¹⁴ This statement is found in each of GUSA's applications on page 1 of GUSA's Response to FCC Form 312, Question 35.

¹⁵ Satellite Radio Applications Accepted for Filing, Satellite Communications Services, *Public Notice*, Report No. SES-00724 (rel. June 25, 2005).

¹⁶ For FSS earth station applicants proposing to communicate in frequency bands that are shared coequally with terrestrial radiocommunications services, the earth station applicant must include a Frequency Coordination and Interference Analysis Report that is not older than 6 months from the date the earth station application is filed. *See* 47 C.F.R. §§ 25.115(c)(2)(iii) and 25.203.

earth stations to receive transmissions in the 7025-7055 MHz band. ¹⁷ Section 1.3 of the Commission's rules authorizes the Commission to waive its rules for "good cause shown." ¹⁸ Waiver is appropriate only if special circumstances warrant a deviation from the general rule and such deviation would better serve the public interest than would strict adherence to the general rule. ¹⁹ Generally, the Commission may grant a waiver of its rules in a particular case only if the relief requested would not undermine the policy objective of the rule in question and would otherwise serve the public interest. ²⁰

- 7. GUSA's request for waiver of the Table of Allocations to use the 7025-7055 MHz band in addition to the 6875-7025 MHz band for feeder link operations is based on its concern that NGSO MSS systems, such as the GUSA system, may be constrained by a shortage of feeder downlink spectrum. GUSA's Big LEO system is authorized to use the 6875-7055 MHz frequency band for feeder downlinks. Aside from the GUSA system, there is only one other licensed NGSO MSS system that shares the feeder downlink spectrum below 7025 MHz. Furthermore, the Commission has cancelled the licenses of two Big Leo systems for failure to implement their systems. Prior to these cancellations, in 2002, the Commission stated that "325 megahertz of primary spectrum, along with 50 megahertz of primary spectrum limited to grandfathered systems, will accommodate the existing need for feeder downlink spectrum." GUSA has not persuaded us that the same amount of spectrum is insufficient to accommodate a fewer number of licensees.
- 8. Further, while GUSA proposes to accept any interference that may result from currently licensed BAS operations at the proposed Sebring site as a condition of license, it seeks protection from interference from any future BAS operations in the vicinity of Sebring, Florida. Grant of such a request for the use of the 7025-7055 MHz band on a protected basis would be in direct opposition to the careful balance the Commission struck in the allocation order²³ that limited the spectrum above 7025 MHz to three grandfathered earth stations to preserve sufficient channels for nationwide ENG use and not

²⁰ See WAIT Radio, 418 F.2d at 1157; Fugro-Chance, Inc., Application for Blanket Authority to Construct and Operate a Private Network of Receive-Only Mobile Earth Stations, *Order and Authorization*, 10 FCC Rcd 2860 (para. 2) (1995) (authorizing non-conforming mobile-satellite service in the C-band). *See also* Motorola Satellite Communications, Inc., Application for Modification of License, *Order and Authorization*, 11 FCC Rcd 13952, 13956 (para. 11) (1996) (authorizing service to fixed terminals in bands allocated to the mobile-satellite service).

¹⁷ GUSA presents here the same technical argument regarding the hard-wired aspect of its satellite system that were presented to the Commission in the rulemaking proceeding. Compare waiver request with GUSA *ex parte* filing, received on June 26, 2001 in the rulemaking proceeding. Review of GUSA's arguments under the waiver standard should not lead to a different result on the policy issue previously addressed by the Commission. *See* Application for Review of the Denial of Vista Communications, Inc.'s Request for Waiver, *Memorandum Opinion and Order*, FCC 03-206, 18 FCC Rcd. 16,957 note 64 (2003) (citing *Turro v. FCC*, 859 F.2d 1498, 1500 (DC Cir. 1988)).

¹⁸ See Section 1.3 of the Commission's rules, 47 C.F.R. §1.3. See also WAIT Radio v. FCC, 418 F.2d 1153 (D.C. Cir. 1969) (WAIT Radio); Northeast Cellular Tel. Co. v. FCC, 897 F.2d 1166 (D.C. Cir. 1990) (Northeast Cellular).

¹⁹ See Northeast Cellular, 897 F.2d at 1166.

²¹ GUSA's 2 GHz MSS system was not authorized to use feeder downlink spectrum in the 6875-7055 MHz band. Rather, that system was authorized to use the 6700-6800 MHz band for feeder downlinks. *See Globalstar 2 GHz MSS Order*, 16 FCC Rcd 13739 (Int'l Bur./OET 2001) at 13758.

²² 2002 MSS Allocation R&O, 17 FCC Rcd at 2676. At the time the Commission made this statement, only one of the systems authorized to operate 7 GHz feeder downlinks had been cancelled. *Id.* at 2677 n.105. All license cancellations are now final.

²³ 2002 MSS Allocation R&O at para 39. In that order, the Commission also noted that "In addition to preserving sufficient channels for nationwide ENG use, this action is expected to assist in the digital television ("DTV") transition because broadcasters may have need for both analog and digital BAS operations during the DTV build-out." *Id* at note 103.

constrain future growth of mobile TVPU service, particularly as broadcasters transition to digital operations.

9. As the Commission did in rejecting GUSA's petition for reconsideration in the rulemaking proceeding, we recognize that GUSA states its frequency plan provides for a direct "hard-wired" translation between service uplink frequencies (1610-1626.5 MHz) and feeder downlink frequencies (6875-7055 MHz). Thus, if we reject GUSA's waiver request and only authorize 6900-7025 MHz downlink frequency band for the four new earth stations, it will not be able to operate across the entire 1610-1626.5 MHz band, given the satellite's configuration and thus fewer user terminal uplink beams would be available for use.²⁴ The fact that this amount of capacity is less than GUSA would have preferred does not establish that special circumstances warranting a waiver of the Table of Frequency Allocations. This is particularly true where the Commission rejected similar arguments in the context of the rulemaking proceeding. Moreover, as noted above, strict adherence to the rule would better serve the public interest because it would allow existing and future operations of allocated services, most notably airborne use,²⁵ to utilize the 7025-7055 MHz band without any impediment from GUSA's nonconforming use. Consequently, we deny GUSA's request for waiver of the Table of Frequency Allocations and those portions of its pending applications seeking to use the 7025-7055 MHz band.

IV. ORDERING CLAUSES

- 10. Accordingly, IT IS ORDERED that, pursuant to Sections 1, 4(i), 303(f), 303(g), and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. §§ 154(i), 303(f), 303(g), and 303(r), the earth station applications filed by GUSA, File Nos. SES-LIC-20050617-00768 (Call Sign E050097), SES-LIC-20050617-00769 (Call Sign E050098), SES-LIC-20050617-00770 (Call Sign E050099), SES-LIC-20050617-00771 (Call Sign E050100), ARE GRANTED, IN PART, AND DENIED, IN PART to the extent provided above. Accordingly, the four earth stations are authorized to operate in the 5096-5250 MHz (Earth-to-space) frequency band and the 6900-7025 MHz (Space-to-Earth) frequency band.²⁶
- 11. IT IS FURTHER ORDERED that GUSA's four requests for waiver of the U.S. Table of Frequency Allocations to operate in the 7025-7055 MHz frequency band ARE DENIED.
- 12. IT IS FURTHER ORDERED that GUSA is afforded thirty days from the date of release of this Order to decline these authorizations as conditioned. Failure to respond within this period will constitute formal acceptance of the authorization as conditioned.
- 13. This *Order* is issued pursuant to Section 0.261 of the Commission's rules on delegated authority, 47 C.F.R. § 0.261, and is effective upon adoption.

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²⁴ When the grandfathered earth stations are utilized, the satellite communicating with the earth station experiences no such inefficiency.

²⁵ Airborne use of the allocations services is the most difficult to coordinate with NGSO systems. For example, coordination with TV news helicopters would be very difficult.

²⁶ Consistent with Satellite Division practice, the Systems Analysis Branch will issue earth station authorizations incorporating this Order by reference and including standard conditions for earth stations of this type.

Robert G. Nelson Chief, Satellite Division